This attachment is to show that Rendelman's request to the Warden for Compassionate Release was received by the Warden on October 29, 2020, and as of November 30, 2020, the date of this mailing, more than 30 days has lapsed.

RECEIPT - ADMINISTRATIVE REMEDY

DATE: OCTOBER 29, 2020

FROM: ADMINISTRATIVE REMEDY COORDINATOR

MARION USP

TO : SCOTT L RENDELMAN, 24628-037

MARION USP UNT: I QTF: 104-012L

THIS ACKNOWLEDGES THE RECEIPT OF THE ADMINISTRATIVE REMEDY REQUEST IDENTIFIED BELOW:

REMEDY ID : 1054372-F1

DATE RECEIVED : OCTOBER 29, 2020 RESPONSE DUE : NOVEMBER 18, 2020

SUBJECT 1 : COMMUNICATION MANAGEMENT UNIT SUBJECT 2 : REDUCTION-IN-SEPTEMCE REQUEST

Federal Bureau of Prisons

	Type or use ball-point pen. If attachments	are needed, submit four copies. Add	ditional instructions o	n reverse.
From:	Rendelman Scott L. LAST NAME, FIRST, MIDDLE INITIAL	24628 - 037 REG. NO.	CMU UNIT	USP Marion INSTITUTION
Part A-	- INMATE REQUEST			
	am requesting the BOP to 1			
(c)(1))(A) to petition the court for insider the following: i) The	or my compassionate	release. I	request the BOF
TO CO	I am not dangerous and th	he recommendation by	y Dr. Montall	bano that I be
relea	sed. 2) My offense of coni	viction did not involve	ve any actua	I violence or
theft	f but was merely the writin	ng of letters, 3) A	111 letters we	ere written To
indiv read know 1986	viduals or entities that had I or should have read my ps vn the threats were not ser (almost 34 years), 31 of the se period I was still consider	l access to my psyc sychological evaluation rious. 4) I have be hose years behind bar	chological events and knew en in custody es. During my	or should have since October 30, 3 year halfway
	ober 20, 2020		Lest I. 1	Penlelman
Part B	- RESPONSE		SIGNATURE OF REQU	ESTER
				*
			USP Maric Received by Admin A Date: 1000	on emeray Clerk
If dissatisfied	DATE d with this response, you may appeal to the Regional Director	Vour anneal must be received in the Region	WARDEN OR REGIONAL	
	L: RETURN TO INMATE	. Tour appear must be received in the Region	CASE NUMBER:	ar anys of the date of this response.
Part C-	RECEIPT		CASE NUMBER:	1054372-FI
Return to:				

DATE

Scott Rendelman 24628-037 CMU 10-20-20

. BP-9 Continuation Page

- 5) I did not start writing letters threatening death or bodily harm until I was homosexually raped in December 1986 while in the government's rehabilitation program. I was raped a total of 5 times between 1986 and 1991. The rapes caused extreme psychological damage from which I have never truly recovered. My initial letters threatened to kill judges, prosecutors, wardens, and anyone else I blamed for causing me to be raped. I later threatened the President for refusing to commute my sentence and for violating my civil rights. Letters were later triggered by any illegal or immoral treatment by the government which was done to rehabilitate me. I write the letters to show the rehabilitation effort failed. All letters were written from prison. I do not write the letters when I'm not in prison. During my 3 year halfway house period, I wrote no letters threatening death or bodily harm.
- There is no psychological treatment for rape victims in prison. The only treatment I ever received was during my halfway house period 2002 2005 when I received treatment in the community. The treatment was successful. I wrote no threatening letters 2002 2005. I did not recidivate until I was wrongfully jailed on a 12 year old warrant (issued in 1993) which was later dismissed as invalid.
- 7) I turned 65 on September 15, 2020. I am now considered to be "at risk" in the event I catch COVID-19.
- 8) Continued incorrection will not rehabilitate me. If it changes me at all, I will get worse. Incorrection prevents any treatment I might receive in the community.

Sett L. Kendelman

U.S. Department of Justice Federal Bureau of Prisons

Administrative Remedy Part B - Response

Administrative Remedy Number: 1054372-F1

This is in response to your Administrative Remedy receipted October 29, 2020, wherein you ask the Warden for a Sentence Reduction under 18 U.S.C. 3582 (c) for extraordinary circumstances and compelling reasons.

Title 18 of the United States Code, section 3582(c)(1)(A), allows a sentencing court, on motion of the Director of the BOP, to reduce a term of imprisonment for extraordinary or compelling reasons. BOP Program Statement No. 5050.50, Compassionate Release/Reduction in Sentence: Procedures for Implementation of 18 U.S.C. §§ 3582(c)(1)(A) and 4205 (g), provides guidance on the types of circumstances that present extraordinary or compelling reasons, such as the inmate's terminal medical condition; debilitated medical condition; status as a "new law" elderly inmate, an elderly inmate with medical conditions, or an "other elderly inmate;" the death or incapacitation of the family member caregiver of the inmate's child; or the incapacitation of the inmate's spouse or registered partner. Your request has been evaluated consistent with this general guidance.

A review of your case reveals you are currently convicted of Mailing Threatening Communications, Criminal Contempt of Court, Retaliating Against a Federal Officer, and Threats Against the President. You are serving a 276 month sentence for said convictions. Furthermore, you currently have six incident reports for Threatening Bodily Harm/Making Sexual Proposal/Threats, which are suspended pending referral to the Secret Service for making various threats to the President and his family. You have a lengthy incident report history including Possession of a Dangerous Weapon, Threatening, and Making Sexual Proposal/Threats. You are considered high risk for recidivism.

Accordingly, your Request for Administrative Remedy is for denied. In the event you are not satisfied with this response and wish to appeal, you may do so within 20 calendar days of this response by submitting a BP-230(13) to the Regional Director, Federal Bureau of Prisons, North Central Regional Office, Gateway Complex, Tower II, 8th Floor, 400 State Avenue, Kansas City, Kansas 66101-2492.

Date

D. Sproul Warden

Allachment A

Administrative Remedy Informal Resolution Case 8:07-cr-00331-JKB Document 128-1 Filed 12/07/20 Page 6 of 8

a	ame <u>Scott Rendelmen</u> Reg No. <u>2462</u> You are advised that prior to liling a Request attempt to informally resolve your complaint the three (3) steps listed below	In Administrative Pen	204 100 01
	i i i i i i i i i i i i i i i i i i i		k.

	State your specific complaint. The second of
	State your specific complaint I am requesting the BOP to prepare and file a
	motion under 18 USC 3582 (c) (1) (A) to petition the court for my
	compassionate release. I request the BOP to consider the following: 1) The
	many psychological evaluations in my file stating that I am not dangerous and the recommendation by Dr. Moutalland the T
	the recommendation by Dr. Montalbano that I be released 2) My offense
	of conviction did not involve any actual violence or theft, but was merely the writing of letters: 3) All letters was well.
	the writing of letters: 3) All letters were written to individuals or entitie
	that had access to my psychological evaluations and who read or [see continuation
	. I see continuation
٠.	State what efforts you have made to informally resolve your complaint I am filing this only because the law requires that I file it before I am filing this only
	because the law requires that I Clait I Compiain I am tiling this only
	because the law requires that I file it before I can file the motion
	State what resolution you request Poposition 1 C/
	State what resolution you request: Prepare and file a motion under 18 USC 3582 (c)(1)(A) to petition the court for my compassionate release.
	The count To- my compassionate release
	Inmale's Signaluie: Leoti Rendelinea Dale 10-19
	Conscional Comment Date: 10-19-20
	Correctional Counselor's Comments (Steps to Resolve): Sel all
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_	
Ċ	Dunselor's Size
Č	ounselor's Signature: Unitarity
U	nil Manager's Review; KHUD
	Dale: 10/20/20
	Received by Altempled BP-9 ones De
	1 Counseion Linton 1 or 3 given 1 HP-9 Delivers 1
	Lominate Information Informa

	Received by	1000		
	Counseior.	Altempled informal with inmale by Counselor	BP-9 given	BP-9 Delivered to Admin Remedy Clerk
Dale ,	10/19/20		•	
Time	110		-	
Counseloi	ivy			
	1/12			

Scott Rendelman 24628-037 CMU 10-19-20

BP-8 Continuation Page

should have read my psychological evaluations and knew or should have known the threats were not serious.

- 4) I have been in custody since October 30, 1986 (almost 34 years), 31 of those years behind bars. My 3 year halfway house period I was still considered to be in custody,
- I did not start writing letters threatening death or bodily harm until I was homosexually raped in December 1986 while in the government's rehabilitation program. I was raped a total of 5 times between 1986 and 1991. The rapes caused extreme psychological damage from which I have never truly recovered. My initial letters threatened to kill judges, prosecutors, wardens, and anyone else I blamed for causing me to be raped. I later threatened the President for refusing to commute my sentence and for violating my civil rights. Letters were later triggered by any illegal or immoral treatment by the government which was done to rehabilitate me. I write the letters to show the rehabilitation effort failed. All letters were written from prison. I do not write the letters when I'm not in prison. During my 3 year halfway house period, I wrote hone threatening death or bodily harm.
- 6) There is no psychological treatment for rape victims in prison. The only treatment I ever received was during my halfway house period 2002-2005 when I received treatment in the community. The treatment was successful. I wrote no letters 2002-2005. I did not recidivate until I was wrongfully jailed on a 12 year old warrant (issued in 1993) which was later dismissed as invalid.
- 7) I turned 65 on 9-15-20. I am now "at risk" in the event I catch COVID-19.
- 8) Continued incarceration will not rehabilitate me. If it changes me at all, I will get worse, Incarceration prevents any treatment I might receive in the community.

 Scatt Rendelman

You requested a reduction in sentence (RIS) based on concerns about COVID-19. After careful consideration, your request is denied.

Title 18 of the United States Code, section 3582(c)(1)(A), allows a sentencing court, on motion of the Director of the BOP, to reduce a term of imprisonment for extraordinary or compelling reasons. BOP Program Statement No. 5050.50, Compassionate Release/Reduction in Sentence: Procedures for Implementation of 18 U.S.C. §§ 3582(c)(1)(A) and 4205(g), provides guidance on the types of circumstances that present extraordinary or compelling reasons, such as the inmate's terminal medical condition; debilitated medical condition; status as a "new law" elderly inmate, an elderly inmate with medical conditions, or an "other elderly inmate"; the death or incapacitation of the family member caregiver of the inmate's child; or the incapacitation of the inmate's spouse or registered partner. Your request has been evaluated consistent with this general guidance.

The BOP is taking extraordinary measures to contain the spread of COVID-19 and treat any affected inmates. We recognize that you, like all of us, have legitimate concerns and fears about the spread and effects of the virus. However, your concern about being potentially exposed to, or possibly contracting, COVID-19 does not currently warrant an early release from your sentence. Accordingly, your RIS request is denied at this time.

If you are not satisfied with this response to your request, you may commence an appeal of this decision via the administrative remedy process by submitting your concerns on the appropriate form (BP-9) within 20 days of the receipt of this response.